REFORM

The Proposed New Registry and Election Law.

The Remedy of the Radical Reformers for False Voting and False Counting at Elections.

A New Election for Mayor and Aldermen to Take Place Next April and Another Next November.

How the Reformers Would Have Voting and Canvassing Done in New York.

A Complete System of Police Espiouage To Be Established Throughout the Whole City and County.

The Police Board to Take Charge of the Bureau of Elections and Appoint Inspectors, Poll Clerks and Other Election Officers.

Extraordinary Powers To Be Conferred on Inspectors.

How Fraud and False Counting Are To Be Effectually Rendered Impossible.

Spicy Reading for Electors, Candidates, Voters, Inspectors, Canvassers, Naturalization Paper Forgers, Repeaters and Ballot Box Stuffers.

The Republican Members of the Legislature Pledged to Pass This Bill.

Preparing for the Presidential Election.

ALBANY, Jan. 9, 1872. approve it and piedged themselves to have it passed through both houses in the present subjoined form

vides, in a delightfully roundabout way, for the section of a new Mayor and Board of Aldermen, to that the recently mangurated reform "City Pathers' will scarcely be warm enough in their seats to put up their first little job before they will find themselves thrown out on the dreary world

m to be placed in charge of the Board of Metropolitan Police: that that Board will benceforth have sole authority and responsibility in the management are conferred and imposed upon inspectors of election as will raise them to positions of considerable importance, if not of absolute dread, in the eyes of the voting community.

Other portions of this law will be read with great interest, especially by virtuous counters-out and re-

The following is the draft of the new Registry

報告報

The "Alphabetical Register" shall be similar to this:-Name. Residence. Room To be chat-lenged or halonged

merce, aspecially by virtuous counters out and reposters.

The following is the draft of the new Registry properties. The following is the draft of the new Registry properties. The following is the draft of the new Registry properties. The following is the draft of the new Registry properties. The following is the draft of the new Registry properties. The following is the draft of the new Registry properties. The following the properties of the committee of Seventy and of Received as a decision of the Committee of Seventy and of Received as a season of the Committee of Seventy and of Received as a season of the Seventy and of Received as a season of the Seventy and of Received as a season of the Seventy and of Received as a season of the Seventy and the Se

"Arrive-Under the column of "Swoin" the word 'yes' or "no," as the fact shall be.

Fourth—Under the column of "Nativity" the State, country, kingdom, empire or dominion, as the fact shall be stated by the applicant.

Fifth—Under the column of "Color" the words "white" or "colored," as the fact shall be stated by the applicant.

Seenth—Under the substitutions of the general column of "Term of Residence" the periods by months or years stated by the applicant in response to inquiries made for the purpose of ascertations his quantication and filling such column.

Luder the column of "Naturalized" the word "yes" or "no," or "native," as the fact shall be stated.

Figure 1. There the column of "Naturalized" the word "yes" or "no," or "native," as the fact shall be stated.

The the column of "Court" the designation of the Court in which, if naturalized, as the same shall appear by the Court in which, if naturalized, as the same shall appear by the certificate presented by the applicant.

Eventh—Under the column of "Court" the designation of the Court in which, if naturalized, such naturalization was done, as the same shall appear by the certificate presented by the applicant.

Eventh—Under the column of "Qualified Voter" the word "yes" or "no," as the fact shall appear and be determined by the applicant.

of all the bullots that were received which correspond with the one so pasted or attached, so that one of each kind of the ballots received at such election for the officers then to be chosen shall be pasted or attached to such a shall be found in the box at shall be pasted or attached to the statement to be delivered to the cierk of the Board of Supervisors, and if only two ballots of any kind are found in the box one shall be pasted or any kind are found in the box one shall be pasted or any kind are found in the other to the statement to be delivered to the cierk of the Board of Supervisors, and if only two ballots of any kind are found in the other to the statement to be delivered to the civered to the tionity Cierk. They shall also paste or attach all the ballots rejected by them as being defective in whole or to part, to the statement to be delivered to the cirk of the Board of Supervisors. See the completed the poil cierks shall have announced to the mapsectors the total number of voies received by each of the mapsectors the total number of voies received by each of the persons voide for upon the ballots found in that box and the office for which they are desiranted, and such proclamation shall by prima jurie evidence of the result of the carvass of such ballots. Finding shall be proclamation shall by prima jurie evidence of the result of the carvass of such ballots. Finding shall be a statement shall be made. It shall also contain a statement shall be made, it shall also contain a statement shall be made, it shall also contain a statement shall be made. It shall also contain a statement shall be made, it shall also be contained as a such statement is correct in all respects, which would be shall be abled to the cirk of the statement shall be also contain a statement shall be abled to the poil cierks shall were the statement shall be abled to the shall decline to shall any return be shall state be reasons therefor in writing, and a copy the shall be writened to the cierce of the shall be contained to the

Charley Moore, the Notorious Emigrant Swindler, Committed Without Bail. Recorder Hackett yesterday decided not to admit Charles Moore, the notorious emigrant swindler, to bail. The following is the Recorder's decision :-

Charles Moore, the notorious emigrant swindler, to bail. The following is the Recorder's decision:—

COURT OF GENERAL SERSIONS, Jan. 9, 1872.

The People w. Charles Monre-Application of prisoner to be discharged upon bail—William F. Howe for prisoner; Samuel B. Garvin for people.—Whether a prisoner is to be bailed or not rests in judicial discretion, and the Court should be guided in its execuse by the circumstances of the case, (Colby's Crim. Law, p. 284). The circumstances of the case, (Colby's Crim. Law, p. 284). The property of the circumstances of the case, (Colby's Crim. Law, p. 284). The property of the circumstances of the case of the cas

MYSTERIOUS DISAPPEARANCE.

John Donahue, a boatman employed on the Assoclated Press marine news boat at Quarantine, Staten Island, has been missing since January 1. He was last seen at half-past eight P. M. of that day in Canal street, near the Bowery, perfectly sober, and en route for the nine P. M. boat to Staten Island. Donahue is twenty-three years of age, five feet six incoes in height, with black hair and eyes; was dressed in blue frock coat, black pants, black velvet vest, green-stribed shirt, with gold studs, and brown velvet can. Any cine to his whereabouts with be gratefully received of W. O. Lewis, at the "Associated Press" Marine office, pier No. 1 East River.

Tee case of Mrs. Tacklebury and Shreve, charged with arson, was up again at the Tombs Police Court yesterday afternoon, but owing to the fact that the defence have a large number of winesses to examine, it was again postponed, cext Monday peing fixed for the final examination.